



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Re application of

Docket No: Q55694

Yosikazu KOBAYASHI

RECEIVED

Appln. No.: 09/392,619

Group Art Unit: 2643

MAR 09 2004

Confirmation No.: 1487

Examiner: Quoc Duc TRAN

Technology Center 2600

Filed: September 09, 1999

For: TELEPHONE DIRECTORY ADDRESS STORING METHOD AND INFORMATION
TERMINAL HAVING TELEPHONE FUNCTION AS WELL AS STORAGE MEDIUM
ON WHICH PROGRAM THEREFOR IS RECORDED

STATEMENT OF SUBSTANCE OF INTERVIEW

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Please review and enter the following remarks summarizing the interview conducted on
January 29, 2004 between Examiner Quoc Duc Tran and Kevin M. Barner:

REMARKS

An Examiner's Interview Summary Record (PTO-413) has not been received by
Applicant's representatives.

During the interview, proposed claim amendments were discussed. Also discussed were
certain differences between the claims and the asserted prior art. In particular, Applicant's
representative argued that the asserted prior art references fail to teach or suggest at least the
recited feature of two separate windows both being displayed simultaneously on a single display,
wherein data, e.g., a telephone number, is selected from a first window and copied into a second


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window and where a telephone call is originated from the second window containing the telephone number.

The Examiner agreed that the present prior art rejections would be overcome given this distinguishing feature. However, the Examiner suggested certain amendments to the claims to make it more clear that the call that is originated based on the selected telephone number is originated from the second window, i.e., the window into which the data from the first window is transferred. The Examiner also suggested that claim 10 be amended to be consistent with the other claims, in particular with respect to the first and second windows. Applicant has filed an Amendment in accordance with the Examiner's suggestions.

It is believed that no petition or fee is required. However, if the USPTO deems otherwise, Applicant hereby petitions for any extension of time which may be required to maintain the pendency of this case, and any required fee, except for the Issue Fee, for such extension is to be charged to Deposit Account No. 19-4880.

Respectfully submitted,


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23373

CUSTOMER NUMBER

Date: March 5, 2004

Attorney Docket No.: Q55694